UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re	:	Chapter 11
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DELPHI CORPORATION, et al., : CASE NO. 05-44481 (RDD)

1

Debtors. : (Jointly Administered)

CLAIM #9956

APPLICATION AND AFFIDAVIT REGARDING BILL OF COSTS AND STATUTORY ATTORNEY FEES FOR CLAIMANT JOSEPH RENO

STATE OF OHIO)
) SS:
COUNTY OF MONTGOMERY)

I, Brad A. Chalker, state under oath that I have personal knowledge of the matters set forth herein. I am an attorney at law licensed to practice in the State of Ohio, in the Southern District of Ohio, and before the United States Court of Appeals for the Sixth Circuit. (I am also licensed, but inactive at this time in the States of Texas and Florida.) I have been licensed in the State of Ohio since January of 1981.

I affirm that I performed legal work for Claimant Joseph Reno in prosecuting his claims against the Delphi Corporation as set forth in the time records submitted as Exhibit "A" to this Application and Affidavit, that these records are true and accurate to the best of my knowledge, and that the legal work was reasonably necessary to completely and vigorously assert and protect Joseph Reno's interests in connection therewith. I further affirm that attached as

Exhibit "B" is a true and accurate Bill of Costs with regard to this litigation.

Application to the Court is hereby made for costs and statutory attorney fees as evidenced by attached Exhibits "A" and "B".

Brad A Chalker

Sworn to before me and subscribed in my presence by the said Brad A. Chalker this <u>15th</u> day of June, 2007.

Rosemuy Mannon Notary Public

Law Offices of Brad A. Chalker, LLC

P.O. Box 750726 Dayton, OH 45475

Ph: (937) 436-1893

Fax:(937) 436-1894

TAX ID Number

EIN 31-1743259

Joseph Reno 5012 Lytle Rd.

Waynesville, OH 45068

March 22, 2007

File #:

00195

Inv #:

2506

Attention:

RE: Delphi dispute

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Jun-15-04	Overnight mail charge.		23.19	BAC
Jul-21-04	Meeting with client; attention to draft Complaint; correspondence to expert witness.	2.50	412.50	BAC
Jul-22-04	Legal research regarding multiple causes of action for draft Complaint; attention to	2.00	330.00	BAC
Jul-26-04	damages issue. Office conference with client; attention to FOIA request; attention to research for draft Complaint; correspondence regarding unemployment records; correspondence to expert witness.	3.00	495.00	BAC
Jul-27-04	Telephone conferences and correspondence with client; research regarding whistleblower	2.00	330.00	BAC
	claims; attention to draft Complaint. Copying charges.		13.20	BAC
Jul-28-04	Attention to correspondence and to additional information for expert witness; attention to	1.00	165.00	BAC
Jul-29-04	CFR citations. Attention to fax and telephone conference with client; attention to draft Complaint; attention to more information for expert regarding	1.50	247.50	BAC
Jul-30-04	damages. Attention to fax from client; letter to expert; attention to new cause of action regarding	1.00	165.00	BAC
Aug-03-04	pension dispute. In office meeting with client; attention to new cause of action; attention to trial exhibits;	1.50	247.50	BAC
	attention to experts and to draft Complaint.		b	EXHIBIT

05-44481-rdd Invoice #: 2506	Doc 8315	Filed 06/18/07 Entered 06/19 Page Pg 4 of 45	0/07 11:20:58	Main Doo March 2	cument 2, 2007
Aug-04-04	statements, a	expert witnesses, witness and correspondence from client; new cause of action regarding	2.00	330.00	BAC
Aug-05-04	Attention to telephone co	new report by expert witness; nferences and correspondence and with client.	1.00	165.00	BAC
Aug-08-04		Delphi dispute.	0.50	37.50	KH
Aug-10-04	with client; f	conference and correspondence follow up on expert witnesses and east statement; review and revise aint.	3.00	495.00	BAC
Aug-16-04	Meeting with (Mr. Atchiso	on client; meeting with fact witness on); preparation of witness aft; attention to draft Complaint.	1.50	247.50	BAC
Aug-17-04	Attention to client; review	correspondence to and from w and revise draft Affidavits; letter ss; attention to draft Complaint.	2.00	330.00	BAC
Aug-23-04	Telephone co	onferences with client; revisions to aint; attention to new expert	1.50	247.50	BAC
Aug-25-04	Attention to telephone co second exper	correspondence from client; nference with client; letter to rt witness; follow up regarding vit for first expert witness.	1.50	247.50	BAC
		litigation file.	0.50	37.50	KH
Aug-26-04	attention to f	final revisions to draft Complaint; forms for filing in Federal Court; inference with client; attention to	2.00	330.00	BAC
	Copying cha	rges.		4.60	BAC
Aug-31-04	for initial filiconferences attention to r	Complaint; prepare all documents ing in federal court; telephone and meeting with fact witness; revisions to Affidavit; office a client; follow up on second ss.	6.00	990.00	BAC
Sep-02-04	with client; f attention to e conference w	onference and correspondence inal revisions to Complaint; electronic filing issue; telephone with Clerk of Courts; attention to ; letter to client.	1.50	247.50	BAC
	Filing fee - R	Reno -v- Delphi Corp.		150.00	BAC
Sep-03-04	Attention to 1	Delphi dispute.	1.00	75.00	KH

05-44481-rdd Invoice #: 2506	Doc 8315 Filed 06/18/07 Entered 06/19/0 Page Pg 5 of 45	7 11:20:58	Main Docum March 22, 20	ent)07
Sep-06-04	Meeting with client; attention to correspondence from court and service upon Delphi; attention to Trial Notebook; attention to potential trial exhibits	3.00	495.00	BAC
Sep-07-04	to potential trial exhibits. Certified Mail charge.		5.11	BAC
Sep-10-04	Correspondence to client; attention to second expert witness and to demonstrative evidence for court case; follow up on FOI act request; attention to service-of-process issue.	2.00	330.00	BAC
Sep-13-04	Attention to correspondence to client; follow up on additional expert witness; attention to EPA regulations and to liability issues; attention to demonstrative evidence exhibits.	1.25	206.25	BAC
Sep-14-04	Prepare exhibits for court case; attention to trial notebook and to jury instructions.	1.00	165.00	BAC
Sep-23-04	Attention to electronic filing in new court case; correspondence to client and to Delphi's attorney; attention to correspondence from and to client; attention to expert issue and more evidence for court case.	2.00	330.00	BAC
	Copying charges.		8.40	BAC
Sep-24-04	Meeting with client; telephone conference regarding FOIA request; attention to additional evidence for court case.	1.00	165.00	BAC
Sep-27-04	Meeting with client and with expert witness; further preparation of Exhibits for trial.	1.50	247.50	BAC
Sep-28-04	Review and revise timeline for court case; attention to new expert witness; attention to EPA regulations.	1.00	165.00	BAC
Sep-29-04	Telephone conferences with client; telephone conferences with new expert witness; attention to EPA regulations; review of pleadings in court case.	1.50	247.50	BAC
Sep-30-04	Office meeting with client; office meeting with new expert witness; attention to demonstrative evidence for court case.	1.50	247.50	BAC
Oct-01-04	Telephone conferences with client and with Department of Labor; attention to FOIA issue;	1.00	165.00	BAC
Oct-04-04	attention to possible new expert witness. Telephone conference with expert witness; telephone conference with client; attention to more issues regarding FOIA request and experts.	1.00	165.00	BAC
Oct-17-04	Attention to correspondence from and to attorney for Delphi; correspondence to client; attention to correspondence from expert witness.	1.00	165.00	BAC

05-44481-rdd Invoice #: 2506	Doc 8315 Filed 06/18/07 Entered 06/19/0 Page Pt 6 of 45	07 11:20:58	Main Docu March 22,	
Oct-20-04	Telephone conference with client and potential expert witness; attention to correspondence to and from Delphi's attorney; correspondence to potential expert witness.	2.00	330.00	BAC
Oct-26-04	Telephone conferences with client and with new expert witness; attention to documents for new expert; attention to damages issues in court case.	1.00	165.00	BAC
Oct-27-04	Copying charges.		2.40	BAC
Nov-02-04	Telephone conferences and correspondence with new expert witness; telephone conference with client; attention to liability issues regarding environmental hazard claims.	1.75	288.75	BAC
Nov-08-04	Attention to correspondence from SEA and to client; research additional case law regarding Complaint; attention to possible defenses and Motions in court case.	1.00	165.00	BAC
Nov-17-04	Facsimile charge.		4.00	BAC
Nov-19-04	Telephone conferences and correspondence with client; attention to issues regarding pension and training records; letter to Delphi's attorney.	2.00	330.00	BAC
Nov-24-04	Draft letter to Attorney Clary; review Answer filed by Delphi; correspondence to client; research regarding new issues raised by Answer.	2.00	330.00	BAC
	Facsimile charge.		11.00	BAC
Nov-30-04	Copying charges.		1.00	BAC
Dec-01-04	Attention to mandatory disclosures under Rule 26 and Rule 27; telephone conference with client; attention to settlement offer.	2.50	412.50	BAC
Dec-02-04	Attention to mandatory disclosure of documents; attention to telephone conference with attorney for Delphi; attention to FOI request; attention to possible Amended Complaint.	2.00	330.00	BAC
Dec-03-04	Meeting with client; prepare settlement demand; attention to new FOIA issue; attention to exhibits.	1.50	247.50	BAC
Dec-06-04	Telephone conference and meeting with client; prepare mandatory disclosure under federal rules.	2.00	330.00	BAC
Dec-09-04	Attention to correspondence to and from expert witness; correspondence to client; review EPA regulations; follow up on FOIA request.	2.00	330.00	BAC

05-44481-rdd Invoice #: 2506	Doc 8315	Filed 06/18/07 Page P § 7	Entered 06/19/07 of 45	11:20:58	Main Docume March 22, 20	
Dec-10-04	Federal Rule	nandatory disclosus; attention to initiate ew correspondence	ıl settlement	2.00	330.00	BAC
Dec-13-04	preparation for Attention to of telephone con revise settlen	or meeting with ex- correspondence fro nferences with clie- nent demand; final pluntary disclosure	pert witness. m client; nt; review and preparation of	4.00	660.00	BAC
Dec-14-04	Telephone co office meetin	ce to Attorney Cla onferences with Att g with client; atten	orney Clary;	2.00	330.00	BAC
Dec-15-04	Attention to a	federal court case. new filing in court with client; prepara		1.00	165.00	BAC
Dec-16-04	Meeting with in Columbus	expert witness. client; meeting with attention to record	ds for expert;	8.00	1,320.00	BAC
		nore discovery requests for U.S. Court			5.50	BAC
Dec-17-04	Telephone co witnesses; tel	onferences regardin	with client;	1.50	247.50	BAC
Dec-21-04	Draft, review Interrogatorie	dditional discovery and revise First Sees and Document R	et of equests for	2.00	330.00	BAC
Dec-22-04	Review and reclient; attenti	federal court case. revise discovery reconnected to damages and	quests; letter to	2.00	330.00	BAC
Dec-27-04	rssues. Facsimile cha	arge.			2.00	BAC
	Copying char	ges.			35.40	BAC
Dec-29-04	Facsimile cha	arge.			7.00	BAC
Jan-03-05	pension issue evidence; atto	onference with cliency; attention to demo	nstrative	1.00	165.00	BAC
Jan-07-05	letter and fax attention to A pension issue	onference with Delp to client and to De amended Complain c; correspondence to one conference wit	elphi's attorney; t and to o and from	2.00	330.00	BAC
	Facsimile cha				8.00	BAC
Jan-11-05	telephone cor	nference with Delp nference with clien ; attention to status	t; attention to	2.00	330.00	BAC

05-44481-rdd Invoice #: 2506	Doc 8315 Filed 06/18/07 Page Pg 8	Entered 06/19/07 3 of 45	11:20:58	Main Docume March 22, 20	
Jan-12-05	Review fax and correspondence attorney; attention to pension is correspondence to client; review paper discovery requests to Del	sue; v and revise	2.00	330.00	BAC
	Facsimile charge.	om.		3.00	BAC
Jan-17-05	Attention to correspondence with review new pleading filed by Deattorney; follow up.		1.00	165.00	BAC
Jan-19-05	Telephone conference with cour Pretrial Conference; review new court; attention to corresponden client; attention to revisions to v discovery requests.	Notice from ce to and from	2.00	330.00	BAC
Jan-25-05	Research and attention to issues FOIA and the FCRA for deposicase.	0	1.50	247.50	BAC
Jan-26-05	Correspondence with Delphi att client; attention to voluntary dis Rule 26 Conference; research re law in prosecution of claim.	closure and	1.50	247.50	BAC
Jan-27-05	Copying charges.			0.30	BAC
Jan-28-05	Attention to correspondence fro Delphi's attorneys; attention to o to and from client; attention to o regarding mandatory disclosure	correspondence lisputes under the	2.00	330.00	BAC
Jan-31-05	federal rules and vested pension Review and revise corresponder Parker; attention to discovery di attention to correspondence to a attention to jury instructions.	nce to Attorney spute;	2.00	330.00	BAC
	Facsimile charge.			3.00	BAC
Feb-01-05	Research regarding new counts Complaint regarding pension vi COBRA penalty, and FTC viola to draft of Amended Complaint.	olation, ation; attention	2.00	330.00	BAC
Feb-02-05	Research, draft, review and revi Complaint and Motion in court conference with client.	se Amended	2.00	330.00	BAC
Feb-03-05	Review and revise Amended Co Motion; telephone conference w attention to discovery requests.		1.75	288.75	BAC
	Facsimile charge.			15.00	BAC
Feb-08-05	Review and revise discovery red Notice of Service; draft corresponded policy attorney; draft Rule 26 court; attention to discovery plant	ondence to Report for	4.00	660.00	BAC

05-44481-rdd Invoice #: 2506	Doc 8315	Filed 06/18/07 Page Pg	Entered 06/19/07 9 of 45	' 11:20:58	Main Documo March 22, 20	
Feb-09-05		tion to jury instruc and discovery pla	· · · · · · · · · · · · · · · · · · ·	1.50	247.50	BAC
Feb-10-05	Prepare for a attention to find discovery reconstruction.	nd attend Rule 26 iling of Notice and quests; attention to elephone conference	service of new Rule 34 site	4.00	660.00	BAC
Feb-14-05	Premises; dra inn office win discovery fro conference w Delphi's writ	34 Request for Enaft Notice of Servionth Mr. Reno; attentom non-party witnes; ten discovery requ	ce; conference tion to further esses; telephone attention to ests.	2.50	412.50	BAC
Feb-15-05	new discover Delphi's attor	e new Notice in con ry request with corr rney; corresponder esponses to Delphi	respondence to ace to client;	2.00	330.00	BAC
Feb-16-05	Attention to court case.	draft Jury Instructi	ons in federal	2.00	330.00	BAC
Feb-19-05	Complaint; a telephone con	new filing regarding ttention to draft resoners the side of the si	sponse; nt; research	1.00	165.00	BAC
Feb-21-05	Attention to a corresponder with client; d	new motion filed bace and telephone caraft, review, revised Delph	y Delphi; conferences c, and file	2.00	330.00	BAC
Feb-22-05	Attention to client; attenti	correspondence from to damages issued in Amended Con	om and to nes regarding	1.00	165.00	BAC
Feb-23-05	Attention to a Attorney Para attention to fa client; attenti	correspondence from the correspondence from the corresponding to the cor	om and to FOI request; respondence to Pension count;	1.50	247.50	BAC
	Copying char		•		12.60	BAC
Feb-24-05	client; attenti conference w regarding req Delphi's disco	correspondence to on to FOI request sith Department of quest; attention to rovery requests; atteptione coker.	and telephone Labor esponses to ention to filing	2.00	330.00	BAC
Feb-25-05	Attention to o	correspondence wi aference with Delp al evidence and ext	hi's attorney,	1.00	165.00	BAC

05-44481-rdd Invoice #: 2506	Doc 8315 Filed 06/18/07 Entered 06/19/0 PageP@ 10 of 45	7 11:20:58	Main Docum March 22, 20	
Mar-01-05	Attention to punitive damages issue; attention to discovery responses for Delphi.	1.00	165.00	BAC
Mar-02-05	Attention to correspondence to and from client; attention to demonstrative evidence and to trial exhibits; attention to discovery	1.00	165.00	BAC
Mar-03-05	responses. Telephone conference with client; review Delphi's Rule 26 disclosure; attention to more	1.50	247.50	BAC
Mar-04-05	discovery requests and responses. Telephone conference with client; attention to new discovery requests in federal court case;	1.00	165.00	BAC
Mar-07-05	attention to correspondence from client. Office conference with client; review Delphi's Rule 26 disclosure; attention to new discovery requests for Delphi; attention to responses to	2.00	330.00	BAC
Mar-08-05	Delphi's requests. Draft new discovery requests to Delphi; attention to correspondence with client; correspondence to Attorney Parker; attention	1.50	247.50	BAC
Mar-09-05	to Pretrial Hearing with Judge. Attention to Pretrial Conference with court; attention to new filing and to new discovery request and responses; meeting with client; multiple telephone conferences with client;	1.75	288.75	BAC
Mar-10-05	attention to interview of fact witness. Telephone conferences with client; attention to fact witness interviews; attention to discovery	1.00	165.00	BAC
Mar-11-05	responses. Attention to correspondence to Delphi attorney and to discovery dispute; attention to additional meetings with fact witnesses; telephone conferences with client.	1.00	165.00	BAC
Mar-20-05	Review voluminous records produced by Delphi; attention to discovery disputes with Delphi; attention to correspondence and	1.50	247.50	BAC
Mar-22-05	telephone conferences with client. Review and analysis of Delphi's documents; meeting with client; attention to correspondence and telephone conference with Attorney Parker; follow up on discovery responses.	2.00	330.00	BAC
Mar-23-05	Attention to discovery responses and to discovery disputes; attention to more documents and interviews with fact witnesses; telephone conference with client.	1.50	247.50	BAC
Mar-24-05	Further attention to produced documents; correspondence to Delphi attorney; attention to Plaintiff's discovery responses; telephone conference with attorney for fact witness.	2.50	412.50	BAC

05-44481-rdd Invoice #: 2506			Main Document March 22, 2007	
	Overnight mail delivery.		12.82	BAC
Mar-25-05	Attention to correspondence to Attorney Parker regarding discovery dispute; telephone conference with Attorney Lewis; attention to issues regarding site inspection; telephone conference with expert witness; correspondence to client.	1.50	247.50	BAC
	Facsimile charge.		7.00	BAC
Mar-28-05	Telephone conference with client; telephone conferences with attorney for fact witness; attention to discovery dispute; telephone conference with expert witness; attention to new witness statement.	2.00	330.00	BAC
Mar-29-05	Meeting with attorney for fact witness; further review of discovery documents; attention to correspondence with expert witness; attention to discovery disputes; draft Affidavit.	2.50	412.50	BAC
	Facsimile charge.		2.00	BAC
	Copying charges.		38.00	BAC
Mar-30-05	Attention to correspondence with client and with expert witness; attention to additional records for expert; attention to depositions in court case.	0.75	123.75	BAC
Mar-31-05	Attention to fact witness statement; attention to new settlement demand; attention to discovery dispute.	1.00	165.00	BAC
Apr-01-05	Attention to correspondence to and from client; telephone conference with attorney for fact witness; attention to additional evidence and witness statements.	1.00	165.00	BAC
Apr-05-05	Attention to documents provided by Department of Labor in response to FOIA request; meeting in office with client; telephone conference with expert witness; correspondence to expert witness; letter to Attorney Knapp.	1.50	247.50	BAC
Apr-06-05	Attention to more correspondence with attorney for fact witness; legal research regarding counts in Amended Complaint; attention to on-going discovery dispute.	1.00	165.00	BAC
	Facsimile charge.		2.00	BAC
Apr-07-05	Attention to correspondence, fax, and statements of fact witness; attention to evidence for FCRA claim.	1.00	165.00	BAC

05-44481-rdd Invoice #: 2506	Doc 8315 Filed 06/18/07 Entered 06/19/07 PagePg 12 of 45	7 11:20:58	Main Docum March 22, 20	
Apr-11-05	Attention to correspondence from client; preparation for depositions in court case.	1.25	206.25	BAC
Apr-12-05	Telephone conference with attorney for fact witness; attention to Subpoena and oral deposition; attention to site inspection issue;	1.00	165.00	BAC
Apr-13-05	attention to new pleading filed in court case. Telephone conference with client; telephone conference with private investigator; correspondence with expert witness; attention	1.00	165.00	BAC
Apr-15-05	to deposition and to subpoena for fact witness. Telephone conference with client; meeting with fact witness's attorney; attention to	1.00	165.00	BAC
Apr-19-05	subpoena and deposition issues. Draft letter to Delphi attorney and follow up regarding site inspection; telephone conference with fact witness; attention to depositions in	1.00	165.00	BAC
	court case. Facsimile charge.		2.00	BAC
	Attention to litigation file.	1.00	75.00	KH
Apr-25-05	Attention to fax and correspondence from client; follow up on depositions of fact witnesses; attention to site inspection; attention to legal issues in court case.	1.50	247.50	BAC
Apr-26-05	Correspondence and telephone conference with client; follow up on discovery and depositions in court case; attention to site	1.00	165.00	BAC
	inspection. Copying charges.		6.00	BAC
Apr-28-05	Attention to correspondence to and from Delphi attorney; telephone conference with expert witnesses; attention to correspondence with client.	1.00	165.00	BAC
May-02-05	Telephone conference with private investigator, attention to subpoenas,	1.50	247.50	BAC
May-03-05	depositions, and deposition exhibits. Preparation for depositions of fact witnesses.	1.00	165.00	BAC
May-09-05	Attention to correspondence with Delphi's attorney; preparation for depositions of fact witnesses; attention to deposition exhibits; attention to correspondence to client; attention to discovery disputes.	2.00	330.00	BAC
May-10-05	Attention to discovery dispute and to correspondence to and from Delphi's attorney; correspondence with client; attention to Motion to Compel and to filing in court case.	1.50	247.50	BAC

05-44481-rdd Invoice #: 2506	Doc 8315	Filed	06/18/07 Page P ģ l1	Entered 06/19/07 3 of 45	11:20:58	Main Documo March 22, 20	
May-11-05	Attention to c follow up reg to on-going d	arding s	site inspecti		0.75	123.75	BAC
May-12-05	Attention to c telephone con investigator;; Deposition;; a court and to d preparation.	orresponference draft Sunttention	ndence wit with privation with privation of the with private with the corresponding to the corresponding to corresponding to corresponding to corresponding the corresponding to corresponding the corresponding to corresponding the corresponding to corresponding the	te nd Notices of ondence with	2.50	412.50	BAC
	Witness fee a	nd mile	age for Sub	ppoena.		48.42	BAC
	Witness fee a	nd mile	age for Sub	poena.		48.42	BAC
	Witness fee a	nd mile	age for Sub	ppoena.		48.42	BAC
May-13-05	Corresponder private invest subpoenas; de	igator; a	attention to	Notices and	1.75	288.75	BAC
May-16-05	Attention to conference with I three fact with	orrespo ith cour Delphi a	ndence and t; attention attorney; pr	l telephone to discovery	2.00	330.00	BAC
May-17-05	Telephone co attention to S	nferenc ubpoens of Depo	es with private and service osition with	vate detective; ce issues; file a federal court;	1.75	288.75	BAC
May-18-05	Attention to c from attorney inspection, de intervention of depositions.	for Deleposition f Judge	ndence and lphi; attenti n dispute, a	on to site nd	2.00	330.00	BAC
	Facsimile cha	rge.				6.00	BAC
May-19-05	Attention to mattorney; attendispute; deposit	ntion to	continuing	ce with Delphi discovery	1.00	165.00	BAC
	Facsimile cha		· · · · · · · · · · · · · · · · · · ·			6.00	BAC
May-20-05	Delphi's attor	ney; att	ention to pr	•	1.00	165.00	BAC
May-23-05	Attention to on Delphi's attornand exhibits i	ngoing ney; pre	discovery of the discov		2.50	412.50	BAC
May-24-05	Meeting and tattention to codispute with I	elephor orrespor Delphi a	ne conferent ndence and attorney; pro	eparation of	3.00	495.00	BAC
May-25-05	examination a Additional de conference wi	positior	n preparatio		3.00	495.00	BAC

05-44481-rdd Invoice #: 2506	Doc 8315 Filed 06/18/07 Entered 06/19/ Page P d 214 of 45	/07 11:20:58	Main Do March 2	ocument 22, 2007
May-26-05	disputes; telephone conferences with expert witness; attention to correspondence with court reporter; telephone conference with private investigator; attention to Exhibits. Attention to correspondence to and from Attorney Lewis and to and from client; review of new Discovery Notice; attention to more discovery in court case.	1.00	165.00	ВАС
	Copying charges.		13.60	BAC
May-27-05	Further attention to correspondence and discovery disputes with Delphi attorney; correspondence with client; attention to more deposition preparation; attention to objection and letter regarding document production.	3.00	495.00	BAC
	Facsimile charge.		2.00	BAC
May-31-05	Telephone conference with client and further attention to discovery disputes; deposition	1.00	165.00	BAC
Jun-02-05	Attention to correspondence from private investigator and to client; further preparation for depositions.	1.00	165.00	BAC
	Facsimile charge.		20.00	BAC
Jun-03-05	Draft correspondence to Judge Ovington; attention to new Pretrial Order from Judge Rice; attention to continuing discovery	2.00	330.00	BAC
Jun-06-05	disputes and to more deposition preparation. Telephone Hearing with Magistrate Judge; attention to more discovery disputes; attention to inspection and deposition preparation; telephone conference with client; attention to new Orders by Court; follow up on Amended	4.00	660.00	BAC
Jun-07-05	Complain. Final preparation for depositions; meeting with client; prepare deposition Exhibits; review new evidence; telephone conference with	5.50	907.50	BAC
Jun-08-05	expert witness. Meeting with client; take deposition off witness Lee; attention to new discovery	4.00	660.00	BAC
Jun-09-05	requests in court case. Take deposition of witness Gooding; conduct site inspection at CTP Plant; meetings with client and with expert witness; Telephone	6.50	1,072.50	BAC
Jun-10-05	Hearing with Magistrate Judge Ovington. Telephone conferences and correspondence with client; attention to correspondence and dispute with Attorney Lewis regarding	4.50	742.50	BAC

05-44481-rdd Invoice #: 2506	Doc 8315	Filed 06/18/07 Page Pg3	Entered 06/19/07 15 of 45	11:20:58	Main Docume March 22, 20	
	~	tters; attention to federal court case.				
Jun-14-05		correspondence was in court case; propositions		2.00	330.00	BAC
Jun-15-05	Attention to de Witness Iden	fraft and filing of tification; attention court case; atten	n to more	1.50	247.50	BAC
Jun-16-05	Attention to r case; preparat	ce and Motions in new filings by Del tion for more depo- iscovery dispute.	phi in court	1.50	247.50	BAC
Jun-17-05	Attention to of Ovington; ;at more depositions; case; corresponding to the	correspondence from tention to discover forms, and to new fondence with client on expert witness	ry disputes, to ilings in court attention to	2.00	330.00	BAC
Jun-20-05	Review and r Delphi; draft attention to fi	evise new discove Notice for filing valing of new Motic or additional depo	ery requests for with court; on in court case;	2.00	330.00	BAC
Jun-21-05	Draft new let Discovery On Lewis; corres	ter regarding cont der; corresponder pondence to clien sition in court cas	empt of Judge's ace to Attorney t; preparation	1.50	247.50	BAC
Jun-22-05	Office conferevidentiary is	ence with client; a sues; attention to pute; attention to	attention to on-going	1.50	247.50	BAC
Jun-23-05	Attention to o	correspondence, d		1.00	165.00	BAC
Jun-27-05	Preparation for	or depositions; att putes; telephone o		1.00	165.00	BAC
Jun-29-05	Attention to cevidence in c	correspondence an ourt case; prepara Collow up on disco	tion for more	2.00	330.00	BAC
	Copying char		overy emplaced.		25.90	BAC
Jun-30-05		leposition and trianterence with clienter	•	1.00	165.00	BAC
Jul-05-05	Attention to r Attorney Lev	new correspondent vis; attention to more conference with	ore discovery	1.00	165.00	BAC
Jul-06-05	Attention to o	covery. correspondence to ris and client; furt positions in court c	her preparation	1.50	247.50	BAC

05-44481-rdd Invoice #: 2506	Doc 8315 Filed 06/18/07 Entered 06/19/07 PagePd 16 of 45	11:20:58	Main Docume March 22, 20	
Jul-07-05	preparation for depositions; preparation of Exhibits; review of transcripts; attention to	2.50	412.50	BAC
Jul-08-05	further discovery in court case. Meetings with client and with Delphi's attorney; take deposition of Investigator Brown in federal court case; follow up on more	5.00	825.00	BAC
Jul-11-05	discovery and depositions. Attention to new filing by Attorney Lewis in court case; attention to draft Reply and to	1.00	165.00	BAC
Jul-13-05	Motion regarding discovery abuses. Attention to correspondence to and from client and to and from Attorney Lewis; attention to yet more discovery disputes; preparation for	2.00	330.00	BAC
Jul-14-05	more depositions in court case. Attention to correspondence with client and with Attorney Lewis; draft reply Memorandum in federal court case.	1.00	165.00	BAC
Jul-18-05	Attention to correspondence to and from client and Attorney for Delphi; attention to filing of Reply Memorandum; attention to more	1.00	165.00	BAC
Jul-19-05	depositions in pending federal court case. Telephone conferences with client; attention to discovery dispute with Delphi; follow up on depositions; attention to now Court Order.	1.00	165.00	BAC
Jul-20-05	depositions; attention to new Court Order. Attention to issues regarding depositions and discovery; multiple correspondence with Attorney Lewis and with client; deposition preparation.	1.50	247.50	BAC
	Facsimile charge.		6.00	BAC
Jul-21-05	Prepare new deposition schedule; attention to deposition exhibits; attention to expert witness opinions.	1.50	247.50	BAC
Jul-22-05	Prepare new discovery schedule; attention to discovery dispute and Motion to Compel; preparation for more depositions.	2.00	330.00	BAC
Jul-25-05	Attention to correspondence and review of new depositions transcript; attention to correspondence with client and to more depositions and deposition exhibits; attention to more witnesses to be identified in court case.	2.00	330.00	BAC
Jul-26-05	Copying charges.		25.50	BAC
Jul-27-05	Attention to more depositions and to correspondence to Attorney Lewis and to client; follow up on discovery dispute; attention to additional records in prosecution of claims against Delphi.	2.50	412.50	BAC

05-44481-rdd Invoice #: 2506	Doc 8315 Filed 06/18/07 Entered 06/19/0 Page Pd 517 of 45	07 11:20:58	Main Doci March 22	
Aug-02-05	Meeting and telephone conference with client; attention to new discovery disputes;	2.00	330.00	BAC
Aug-04-05	preparation for more depositions. Meeting with client; review of discovery responses; letter to Attorney Lewis regarding discovery dispute; preparation for more depositions in court case.	2.00	330.00	BAC
	Facsimile charge.		2.00	BAC
Aug-05-05	Attention to correspondence from and to Attorney lewis; attention to discovery dispute; attention to subpoenas, notices and new Motions in federal court case.	1.50	247.50	BAC
Aug-11-05	Attention to correspondence from and to Attorney Lewis; attention to deposition schedule, preparation, and exhibits; attention to correspondence from court reporter.	1.75	288.75	BAC
Aug-13-05	Office conference with client; attention to deposition schedule; attention to correspondence with Attorney Lewis; attention to notices, motions, and subpoenas.	2.00	330.00	BAC
Aug-15-05	Attention to correspondence with Attorney Lewis and with client; attention to subpoenas, new Motion, and deposition preparation.	1.50	247.50	BAC
Aug-17-05	Attention to depo properties and meeting with client; review deposition transcripts; attention to new Motion and Affidavit and filings in federal court case.	3.00	495.00	BAC
Aug-19-05	Preparation of examination and Exhibits for multiple depositions in court case; telephone conference with expert witness; correspondence to second expert witness.	3.00	495.00	BAC
Aug-22-05	Take deposition of witness JoAnne Rau; telephone conferences with attorneys for other witnesses; attention to additional deposition and Exhibit preparation; meetings with client.	6.00	990.00	BAC
Aug-23-05	Take depositions of witnesses in federal court case; meetings with client, attorney for witnesses, and court reporter; prepare Exhibits for depositions and additional deposition preparation.	8.00	1,320.00	BAC
	Facsimile charge.		3.00	BAC
Aug-24-05	Take deposition of Delphi witness; meeting with client; correspondence with expert witness; preparation for more depositions.	2.50	412.50	BAC
Aug-25-05	Take deposition of witness in court case; meeting with expert witness; meetings with client; summarize depositions; prepare for more depositions in federal court case.	8.00	1,320.00	BAC

05-44481-rdd Invoice #: 2506	Doc 8315	Filed 06/18/07 PagePgl 1	Entered 06/19/0 28 of 45	7 11:20:58	Main Doc March 22	
Aug-26-05	Joseph Reno and with Cou	th client; attention ; meetings with At art Reporter; corre	torney Lewis	5.00	825.00	BAC
Aug-29-05	corresponder attention to r	ss. telephone conferer nce regarding expe nore discovery dis nding court case.	rt's report;	1.00	165.00	BAC
	Copying cha	rges.			26.20	BAC
Aug-30-05		continuing discovert, and to correspond	* *	1.50	247.50	BAC
Sep-01-05	Attention to Attorney Lev	correspondence from the propertions in court case.		1.00	175.00	BAC
Sep-09-05	Attention to Attorney Lev	correspondence to wis; attention and partitions of Delphi wit	preparation for	1.50	262.50	BAC
Sep-12-05	Attention to	new filings and ne raft Affidavits for	w Order in	1.50	262.50	BAC
Sep-13-05	Meeting with preparation of	n client; draft new of Exhibits; prepara n court case; atten	Affidavit; ation for more	1.75	306.25	BAC
Sep-16-05	Meeting with discovery rec	n client; attention to quests; attention to nce with expert.	•	2.50	437.50	BAC
Sep-22-05	Attention to Delphi; draft in Opposition	new Motion filed large with the control of the cont	e Memorandum Motion; prepare	2.50	437.50	BAC
Sep-23-05	Attention to corresponder	Notices of Deposit nce with Attorney reparation, and cor	Lewis,	2.50	437.50	BAC
Sep-27-05		depositions of Del lichigan.	phi employees	8.00	1,400.00	BAC
Sep-28-05	Attention to in Detroit, M	depositions of Dellichigan.	phi employees	8.00	1,400.00	BAC
	Copying cha	rges.			57.50	BAC
Sep-30-05		rence with client; psponses to Delphi; n contempt.	-	2.00	350.00	BAC
Oct-19-05	Attention to meeting with	recent filings in co client; attention to nce with expert wit		1.50	262.50	BAC

05-44481-rdd Invoice #: 2506	Doc 8315 Filed 06/18/07 Entered 06/19/07 Page Pg 19 of 45	7 11:20:58	Main Docume March 22, 20	ent 07
Oct-31-05	Copying charges.		18.00	BAC
Dec-02-05	Telephone conference with client; attention to deposition transcripts and to case law for future Motions in court case; attention to correspondence with expert witness.	1.50	262.50	BAC
Dec-07-05	Summarize deposition testimony; attention to later filing of depositions in court case.	2.00	350.00	BAC
Feb-07-06	Facsimile charge.		4.00	BAC
Feb-23-06	Review new filing, new Order by Judge Rice, and new pleading regarding removal actions; telephone conference with client and with expert witness; attention to deposition transcripts.	2.00	350.00	BAC
Mar-01-06	Attention to deposition summaries; attention to hexavalent chromium standards; attention to correspondence and pleading regarding possible removal action.	2.00	350.00	BAC
Mar-20-06	Telephone conference with client; attention to new OSHA standard regarding hexavalent chromium; review new Order served from Bankruptcy filing in New York.	1.00	175.00	BAC
	Facsimile charge.		3.00	BAC
Mar-27-06	Copying charges.		0.20	BAC
Jun-27-06	Telephone conferences with client; attention to Bankruptcy and related legal issues; attention to filings from Bankruptcy proceeding and to Proof-of-Claim.	2.50	437.50	BAC
Jun-28-06	Attention to damages issues and evidence; further attention to Bankruptcy issues and to Proof-of-Claim.	1.50	262.50	BAC
Jul-18-06	Overnight mail charge.		17.87	BAC
Jul-28-06	Copying charges.		6.10	BAC
Nov-20-06	Meeting with client; review rules in Bankruptcy Court; follow up on filing of Response in Bankruptcy Court; draft correspondence to Judge and to Clerk of Courts.	3.25	568.75	BAC
	Overnight mail charge.		21.22	BAC
	Overnight mail charge.		50.88	BAC
Nov-28-06	Copying charges.		12.80	BAC

05-44481-rdd Invoice #: 2506	Doc 8315 Filed 06/18/07 Entered 06/19/0	07 11:20:58	Main Docume March 22, 20	ent 1007
Nov-30-06	Attention to correspondence and response to Skadden law firm; telephone conference and correspondence with Court; attention to draft and filing of new pleading in Bankruptcy Court; correspondence to client; attention to response and evidence for Bankruptcy Court.	3.00	525.00	BAC
Dec-05-06	Review new filings and correspondence from Bankruptcy Court; attention to Court rules and procedures; conference with client.	2.50	437.50	BAC
Dec-07-06	Attention to dispute in Bankruptcy Court; attention to misrepresentation to the Court; attention to correspondence with Bankruptcy Court; attention to correspondence from and to Court's Case Manager.	2.00	350.00	BAC
Dec-08-06	Draft response to correspondence from Court; correspondence and telephone conference with Skaddon, Arps; correspondence with client; attention to procedures for Hearing in Bankruptcy Court.	2.00	350.00	BAC
	Facsimile charge.		6.00	BAC
Dec-12-06	Attention to new proceeding in Bankruptcy Court; review new filing and Order in court case; attention to correspondence with client.	1.50	262.50	BAC
Dec-13-06	Review new correspondence and new Order in Bankruptcy Court; attention to contested claim procedure; attention to Local Court Rules and procedures for Contested Hearing.	1.50	262.50	BAC
Dec-14-06	Attention to new correspondence and filing in court case; attention to disputed claim procedures; attention to evidence for new Hearing.	1.50	262.50	BAC
Dec-15-06	Attention to correspondence, telephone conference with client, and evidence for new Hearing in Bankruptcy Court.	1.00	175.00	BAC
Jan-02-07	Attention to correspondence and conference with Delphi's counsel; conference with client.	1.50	262.50	BAC
Jan-03-07	Attention to case law and preparation for pretrial conference; attention to Court rules and to new filing in case; telephone conference with client.	0.75	131.25	BAC
Jan-04-07	Attention to new filing in Bankruptcy case; preparation for Pretrial Hearing; telephone conference with client regarding court case and claim.	2.00	350.00	BAC
Jan-05-07	Correspondence with opposing counsel; telephone conference with client; preparation for Hearing; attention to settlement and discovery issues.	2.00	350.00	BAC

05-44481-rdd Invoice #: 2506	Doc 8315	Filed 06/18/07 Page Pg 2	Entered 06/19/07 1 of 45	7 11:20:58	Main Docum March 22, 20	ent)07
Jan-08-07	conferences	h client in office; to with multiple Delhi	attorneys and	4.00	700.00	BAC
Jan-09-07	Attention to in Bankrupto	es; preparation for levidence and witne y Court; preparatio	sses for Trial	3.00	525.00	BAC
Jan-12-07	preparation f	for Bankruptcy Co or Mediation and T		2.00	350.00	BAC
Jan-15-07	review, revis	new correspondence, and file new Mor Court; attention to p	tion in	2.00	350.00	BAC
Jan-16-07	Mediation ar Attention to Hearing in B	nd for Court Hearing new filing and to ar ankruptcy Court; re	g. gument for	2.00	350.00	BAC
Jan-17-07		or court case. deposition testimor rief.	y; attention to	2.00	350.00	BAC
Jan-29-07	Attention to	correspondence wit e to new discovery		2.00	350.00	BAC
Jan-30-07	Copying cha	•	roquosto.		13.00	BAC
Jan-31-07	discovery res	n client in office; pr sponses in Bankrup leposition transcrip	tcy Court case;	4.00	700.00	BAC
Feb-01-07	Review and requests in co	for trial of case. revise discovery respons to case; attention		3.00	525.00	BAC
Feb-05-07	Review and	nce with client. revise discovery res reparation for Medi		2.50	437.50	BAC
	Overnight m	=	anon moning.		25.42	BAC
Feb-06-07	^	onference with clier very responses; atter	•	1.50	262.50	BAC
Feb-07-07	Office conference of the confe	rence with client; revery responses; attention discovery; attention	ntion to	2.50	437.50	BAC
Feb-08-07	Telephone co	onference with clier sues; telephone con	ference with	2.00	350.00	BAC
Feb-14-07	Attention to conference w	rney; preparation for correspondence and with client; attention with Delphi's attorned	l telephone to telephone	1.50	262.50	BAC
Feb-16-07	Attention to	earing. telephone conferen- nce with client; atte		1.50	262.50	BAC

05-44481-rdd Doo Invoice #: 2506	8315 File	d 06/18/07 Page Pg 02:	Entered 06/19/07 11:20:58 2 of 45	Main Document March 22, 2007
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	settlement offer and ti discussion with client;			
Feb-19-07	preparation for Mediation Hearing. Attention to discovery responses; draft Trial Brief; preparation for Mediation.	4.00	700.00	BAC
Feb-20-07	Further attention to Trial Brief and Trial Exhibits.	4.00	700.00	BAC
Feb-21-07	Attention to Trial Brief, to Trial Exhibits, and to Mediation Hearing.	4.00	700.00	BAC
Feb-22-07	Represent client at Mediation Hearing in Troy, Michigan.	8.00	1,400.00	BAC
Feb-23-07	Attention to new correspondence and new filings in prosecution of court case.	2.50	437.50	BAC
Feb-27-07	Attention to Trial Brief and to Declaration for Claimant; attention to Exhibits and to	3.00	525.00	BAC
	preparation for Hearing. Copying charges.		92.40	BAC
Feb-28-07	Meeting with client; attention to Trial Brief and to Declaration; attention to correspondence and to filing of Motion with	3.00	525.00	BAC
	Court. Overnight mail charge.		21.53	BAC
	Overnight mail charge.		29.51	BAC
	Overnight mail charge.		25.42	BAC
	Overnight mail charge.		29.51	BAC
Mar-02-07	Telephone conferences and correspondence with client; preparation for Hearing in New	3.00	525.00	BAC
Mar-12-07	York City. Attention to correspondence to and from attorneys for Delphi; telephone conference	2.00	350.00	BAC
Mar-13-07	with client; preparation for New York Hearing. Attention to multiple conflicts and correspondence with Delphi's attorneys; attention to deposition issues; preparation for	2.00	350.00	BAC
Mar-14-07	Hearing. Attention to correspondence to and from Court and to and from Delphi's attorneys; correspondence to client; attention to	2.50	437.50	BAC
Mar-19-07	preparation for Hearing with Judge. Telephone conference with client; attention t joint Exhibits; preparation for Hearing in	4.00	700.00	BAC
Mar-20-07	Bankruptcy Court. Travel and preparation for Hearing in New York Bankruptcy Court.	8.00	1,400.00	BAC

Doc 8315 Filed 06/18/07, Entered 06/19/07 11:20:58 $^{\text{Page}}$ Pg 23 of 45 Mar-21-07 Preparation and Hearing in New York 8.00 1,400.00 BAC Bankruptcy Court. Totals \$85,334.09 502.25 **Total Fee & Disbursements** \$85,334.09 **Balance Now Due** \$85,334.09

Main Document March 22, 2007

Bill of Costs

9/2/04	U.S. District Court court fee	\$150.00
5/20/05	Process server fees	411.95
5/31/05	Process server fees	107.50
8/24/05	Process server fees	214.00
6/22/05	Court Reporter	763.45
6/22/05	Court Reporter	492.75
7/22/05	Court Reporter	523.80
9/7/05	Court Reporter	323.20
9/7/05	Court Reporter	247.30
9/7/05	Court Reporter	814.25
9/7/05	Court Reporter	362.25
9/9/05	Court Reporter	457.00
10/6/05	Court Reporter	386.85
10/12/05	Court Reporter	320.25
5/12/05	Witness fee	48.42
5/12/05	Witness fee	48.42
5/12/05	Witness fee	48.42
8/12/05	Witness fee	40.00
8/15/05	Witness fee	40.00
8/15/05	Witness fee	40.00
	Total Costs	\$5839.81



05-44481-rdd Doc 8315 Filed 06/18/07 Entered 06/19/07 11:20:58 Main Document

Pg 25 of 45

IVIL COVER SHEET

3:04 W 0321

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DAYTON, OH	Winducki		į			
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Receipt No. 300 319727 Cashier					acc of First Listed Defendant	Montgomery
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HELKER; CC: BECKET CLERK		,	Citizen	of Another State G	2 G 2 Incorporated and	d Principal Place G 5 G 5
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		'S	FORFE	EITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
REALPROPERTY	CIVIL RIGH'IS	PERSONAL INJURY 362 Personal Injury— Med. Malpractice 365 Personal Injury— Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERT 3 370 Other Fraud 3 371 Truth in Lending G 380 Other Personal Property Damage G 385 Property Damage Product Liability PRISONER PETITIO	G 620 G 625 G 630 G 640 G 650 G 660 G 720 G 720 ONS G 730		G 422 Appeal 28 USC 158 G 423 Withdrawal 28 USC 157 PROPERTY RIGHTS G 820 Copyrights G 830 Patent G 840 Trademark SOCIAL SECURITY G 861 HIA (1395ff) G 862 Black Lung (923) G 863 DIWC/DIWW (405(g)) G 864 SSID Title XVI G 865 RSI (405(g))	G 400 State Reapportionment G 410 Antirust G 430 Banks and Banking G 450 Commerce/ICC Rates/etc. G 460 Deportation G 470 Racketeer Influenced and Corrupt Organizations G 810 Selective Service G 850 Securities/Commodities/ Exchange G 875 Customer Challenge 12 USC 3410 G 891 Agricultural Acts G 892 Economic Stabilization Act G 893 Environmental Matters G 894 Energy Allocation Act G 895 Freedom of Information Act
G 210 Land Condemnation G 220 Foreclosure	G 441 Voting G 442 Employment	G 510 Motions to Vacute Sentence		& Disclosure Act Railway Labor Act	FEDERAL TAX SUITS	G 900 Appeal of Fee Determination Under Equal Access to
G 230 Rent Lease & Ejectment G 240 Torts to Land	G 443 Housing/ Accommodations	Habeas Corpus: G 530 General	SZ 790	Other Labor Litigation	G 870 Taxes (U.S. Plaintiff or Defendant)	Justice G 950 Constitutionality of
G 245 Tort Product Liability G 290 All Other Real Property	G 444 Welfare G 440 Other Civil Rights	G 535 Death Penalty G 540 Mandamus & Othe G 550 Civil Rights G 555 Prison Condition	G 791	Empl. Ret. Inc. Security Act	G 871 IRS—Third Party 26 USC 7609	State Statutes G 890 Other Statutery Actions
V. ORIGIN (PLAC	E AN "X" IN ONE BO	OX ONLY)		Transfe	erred from	Appeal to District Judge from
% 1 Original G 2 Ro	ate Court	Appellate Coun	Reopen	ted or G 5 (specified	r district y) G 6 Multidistr Litigation	rict G 7 Magistrate
VII. REQUESTED IN COMPLAINT: VIII. RELATED CAS. IF ANY	Do not cite jurisdictic rge of employ wage payment, G CHECK IF TH UNDER F.R.C E(S) (See instructions)	public polic IS IS A CLASS ACTION IP. 23 JUDGE SIGNATURE OF ATTO	ch ERIS cy, and more	SA and COBRA defamation (AND S than \$1,5)	n claims under	Ohio law.
September 2, FOR OFFICE USE ONLY RECEIPT #A				JUDGE	MAG JUE	DOR

Stealth Investigations, Inc.

Stealth Investigations, Inc.

5818 Wilmington Pk. Suite 227 Dayton, OH 45459

Invoice

Terms

Date	Invoice #
5/20/2005	2963

Bill To	
Brad Chalker P.O. Box 750726 Dayton, OH 45475	

Project Specifics	
Location & Background of: Troy Calton Centerville, OH SI-25-056	

EIN

					1011110
				31-1692693	Net 15
Item	Description	Qty		Rate	Amount
Background	A finance charge in the amount of 1.5% per month or 18% per ansum will be charged on all past due accounts, in addition to all neccessary costs and attorney's fees incurred to enforce collection.		1	385.00 7.00%	
Thank you for your	business.		Tot	tal	\$411.95



Stealth Investigations, Inc.

RECEIVED

JUN 0 2 2005

Stealth Investigations, Inc.

5818 Wilmington Pk. Suite 227 Dayton, OH 45459

Invoice

Date	Invoice #
5/31/2005	2973

Bill To		-
Brad Chalker P.O. Box 750726 Dayton, OH 45475		

Project Specifics	
process service of: Jerald Lee & Mark Gooding SI-25-056A Dayton, OH May 16, 2005	

			EIN	Terms
			31-1692693	Net 15
Item	Description	Qty	Rate	Amount
Process Service	A finance charge in the amount of 1.5% per month or 18% per annum will be charged on all past due accounts, in addition to all neccessary costs and attorney's fees incurred to enforce collection.		2 50.00 7.50%	
Thank you for your	business.	To	otal	\$107.50



Stealth Investigations, Inc.

Stealth Investigations, Inc.

5818 Wilmington Pk. Suite 227 Dayton, OH 45459

Invoice

Terms

Date	Invoice #
8/24/2005	3022

Bill To	
Brad Chalker P.O. Box 750726 Dayton, OH 45475	

Project Specifics	
Process Service of: Joseph Reno vs. Delphi Corp. SI-25-144	

EIN

				1011110
			31-1692693	Net 15
Item	Description	Qty	Rate	Amount
Process Service	Location and service of Subpoena Montgomery County Sales Tax		4 50.00 7.00%	200.00T 14.00
	A finance charge in the amount of 1.5% per month or 18% per annum will be charged on all past due accounts, in addition to all neccessary costs and attorney's fees incurred to enforce collection.			
Thank you for your l	business.	То	tal	\$214.00

05-44481-rdd Doc 8315 Filed 06/18/07 Fintered 06/19/07 11:20:58 Mike Mobley Reporting Pg 29 of 45/08/2005

334 South Main Street Dayton, OH 45402

Phone: (937) 222-2259

Fax: (937) 222-9747

Pg.29 of 45

Order Date: 06/08/2005

DB Ref.#: Date of Loss: | |

Your File #:

Your Client: Joseph Reno

Main Document

Invoice

Invoice #:

Inv.Date:

06/22/2005

43696

Balance:

\$763.45

Bill To:

Brad A. Chalker, Esq

Law Office of Brad A. Chalker, LLC 7953 Washington Woods Drive

P.O. Box 750726 Centerville, OH 45459 Action: Reno, Joseph

vs

Delphi Corporation

Action #: 3:04CV321

Rep: KSB Cort. RPR

		Cert: RPR		
ltem	Proceeding/Witness	Description		Amount
1		Appearance of the Reporter		\$140.00
2	Jerald R. Lee	Original Transcript (Including sign.)		\$580.45
3 4		Condensed Transcript & Index Shipping & Handling		\$35.00
				\$8.00
 Comn	nents:		Sub Total	\$763.45
			Shipping	\$0.00
SCHE	EDULE DEPOSITIONS ONLINE AT	WWW.MOBLEYREPORTING.COM	Tax	N/A
			Total Invoice	\$763.45
			Payment	\$0.00
Fede	eral Tax I.D.: 31-0949029	Terms: Net 30 Days @ 1.5%	Balance Due	\$763.45
			1	

Bill To:

Brad A. Chalker, Esq. Law Office of Brad A. Chalker, LLC 7953 Washington Woods Drive P.O. Box 750726 Centerville, OH 45459

Deliver To:

Brad A. Chalker, Esq

Law Office of Brad A. Chalker, LLC 7953 Washington Woods Drive

P.O. Box 750726

Centerville, OH 45459

Invoice

Phone: (937) 222-2259

Fax: (937) 222-9747

Invoice #: 43696

Inv.Date: 06/22/2005 Balance: \$763.45

Job #: 050608KSB Job Date: 06/08/2005

DB Ref.#: Date of Loss: // Your File #:

Your Client: Joseph Reno

334 South Main Street Dayton, OH 45402

Phone: (937) 222-2259

Fax: (937) 222-9747

Filed 06/18/07 Janterseth 06/18/07 11:20:58

Pg 30 of 45

Order Date: 06/09/2005

DB Ref.#:

Date of Loss: // Your File #:

Your Client: Joseph Reno

Main Document Invoice

Invoice #: 43698

06/22/2005 Inv.Date:

\$492.75 Balance:

Bill To:

Brad A. Chalker, Esq Law Office of Brad A. Chalker, LLC

7953 Washington Woods Drive P.O. Box 750726 Centerville, OH 45459

Action: Reno, Joseph

vs

Delphi Corporation

Action #: 3:04CV321

Rep: KSB ... DDD

		Cert: RPR		
ltem	Proceeding/Witness	Description		Amount
1	,	Appearance of the Reporter		\$105.00
2	Mark A. Gooding	Original Transcript (Including sign.)		\$352.75
3		Condensed Transcript & Index		\$35.00
Comn	nents:		Sub Total	\$492.75
			Shipping	\$0.00
SCHE	DULE DEPOSITIONS ONLINE AT	WWW.MOBLEYREPORTING.COM	Tax	N/A
			Total Invoice	\$492.75
			Payment	\$0.00
Fede	ral Tax I.D.: 31-0949029	Terms: Net 30 Days @ 1.5%	Balance Due	\$492.75
		Please KEEP THIS PART for YOUR RECORDS.		

Please FOLD then TEAR HERE and RETURN THIS PART with PAYMENT.

Bill To:

Brad A. Chalker, Esq. Law Office of Brad A. Chalker, LLC 7953 Washington Woods Drive P.O. Box 750726 Centerville, OH 45459

Deliver To:

Brad A. Chalker, Esq. Law Office of Brad A. Chalker, LLC 7953 Washington Woods Drive P.O. Box 750726

Centerville, OH 45459

Invoice

Phone: (937) 222-2259

Fax: (937) 222-9747

Mike Mobley Reporting 334 South Main Street Dayton, OH 45402

Invoice #: 43698

Inv.Date: 06/22/2005 Balance: \$492.75

Job #: 050609KSB Job Date: 06/09/2005

DB Ref.#: Date of Loss: // Your File #:

Your Client: Joseph Reno

334 South Main Street Dayton, OH 45402

Phone: (937) 222-2259

Fax: (937) 222-9747

_05-44481-rdd Doc 8315 Filed 06/18/07 കെന്നുക്കെ എംഗ്ലെ 11:20:58

Pg 31 of 45 Job Date: 07/08/2005

Order Date: 07/08/2005

DB Ref.#:

Date of Loss: // Your File #:

Your Client: Joseph Reno

Main Document Invoice

Invoice #: 44320

07/22/2005 Inv.Date:

Balance: \$523.80

Bill To:

Brad A. Chalker, Esq. Law Office of Brad A. Chalker, LLC 7953 Washington Woods Drive P.O. Box 750726

Centerville, OH 45459

Action: Reno, Joseph

vs

Delphi Corporation

Action #: 3:04 CV 0321

Rep: MJS

ltem	Proceeding/Witness	Description		Amount
1		Appearance of the Reporter		\$105.00
2	Michael F. Brown	Original Transcript	-	\$383.80
3		Condensed Transcript & Index		\$35.00
Comn	nents:		Cub Total	\$522.00
Comn	nents:		Sub Total	\$523.80
			Sub Total Shipping	\$0.00
		T WWW.MOBLEYREPORTING.COM	 	
		T WWW.MOBLEYREPORTING.COM	Shipping	\$0.00
		T WWW.MOBLEYREPORTING.COM	Shipping Tax	\$0.00 N/A

Please FOLD then TEAR HERE and RETURN THIS PART with PAYMENT.

Bill To:

Brad A. Chalker, Esq. Law Office of Brad A. Chalker, LLC 7953 Washington Woods Drive P.O. Box 750726 Centerville, OH 45459

Deliver To:

Brad A. Chalker, Esq Law Office of Brad A. Chalker, LLC 7953 Washington Woods Drive P.O. Box 750726 Centerville, OH 45459

Invoice

Phone: (937) 222-2259

Fax: (937) 222-9747

Inv.Date: 07/22/2005 \$523.80 Balance:

Job #: 050708MJS2 Job Date: 07/08/2005

DB Ref.#: Date of Loss: // Your File #:

Invoice #: 44320

Your Client: Joseph Reno

334 South Main Street Dayton, OH 45402

Phone: (937) 222-2259

Fax: (937) 222-9747

05-44481-rdd Doc 8315 Filed 06/18/07 கொள்ளவை இவி 9/07 11:20:58

Pg_32_of_45 ob_Date: 08/25/2005

Order Date: 08/25/2005

DB Ref.#:
Date of Loss: | |

Your File #:

Your Client: Joseph Reno

Invoice

Invoice #: 45333

Inv.Date: 09/07/2005

Balance: \$323.20

Bill To:

Brad A. Chalker, Esq Law Office of Brad A. Chalker, LLC 848-C East Franklin Street Centerville, OH 45459-5603 Action: Reno, Joseph

VS

Delphi Corporation

Action #: 3:04CV321

Rep: AFB Cert: RPR

••		0		Amount
Item	Proceeding/Witness	Description		\$70.00
1	la ff ann A dans	Appearance of the Reporter		\$70.00 \$218.20
2	Jeffrey Adams	Original Transcript (Including sign.) Condensed Transcript & Index	-	\$35.00
Comn	nents:		Sub Total	\$323.20
			Shipping	\$0.00
SCHE	EDULE DEPOSITIONS ONLINE AT	WWW.MOBLEYREPORTING.COM	Tax	N/A
00,12			 -	\$323,20
			Total Invoice	
			Payment _	\$0.00
Fede	eral Tax I.D.: 31-0949029	Terms: Net 30 Days @ 1.5%	Balance Due	\$323.20
		Please KEEP THIS PART for YOUR RECORDS.		

Please FOLD then TEAR HERE and RETURN THIS PART with PAYMENT.

Bill To:

Brad A. Chalker, Esq Law Office of Brad A. Chalker, LLC 848-C East Franklin Street Centerville, OH 45459-5603 Deliver To:

Brad A. Chalker, Esq Law Office of Brad A. Chalker, LLC 848-C East Franklin Street Centerville, OH 45459-5603

Invoice

Phone: (937) 222-2259

Fax: (937) 222-9747

Invoice #: 45333

Inv.Date: 09/07/2005
Balance: \$323.20

Job #: 050825AFB Job Date: 08/25/2005

DB Ref.#:
Date of Loss: / /
Your File #:

Your Client: Joseph Reno

334 South Main Street Dayton, OH 45402

Phone: (937) 222-2259

Fax: (937) 222-9747

05-44481-rdd Doc 8315 Filed 06/18/07 கூடிக்கே 446419/07 11:20:58

Pg_33_of_45 Date: 08/24/2005

Order Date: 08/24/2005

DB Ref.#:
Date of Loss: //

Your File #:

Your Client: Joseph Reno

Invoice

Invoice #: 45327

Inv.Date: 09/07/2005

Polonos: \$247.20

Balance: \$247.30

Bill To:

Brad A. Chalker, Esq

Law Office of Brad A. Chalker, LLC

848-C East Franklin Street Centerville, OH 45459-5603 Action: Reno, Joseph

VS

Delphi Corporation

Action #: 3:04CV321

Rep: AFB

		Cert: RPR		
ltem	Proceeding/Witness	Description		Amount
1		Appearance of the Reporter		\$70.00
2	Deborah J. Field	Original Transcript (Including sign.)	nisseen	\$142.30
3		Condensed Transcript & Index		\$35.00
Comn	nents:		Sub Total	\$247 .30
			Shipping	\$0.00
SCHE	DULE DEPOSITIONS ONLINE AT	WWW.MOBLEYREPORTING.COM	Tax	N/A
			Total Invoice	\$247.30
			Payment	\$0.00
Fede	eral Tax I.D.: 31-0949029	Terms: Net 30 Days @ 1.5%	Balance Due	\$247.30
		Please KEEP THIS PART for YOUR RECORDS.	1	

Please FOLD then TEAR HERE and RETURN THIS PART with PAYMENT.

Bill To:

Brad A. Chalker, Esq Law Office of Brad A. Chalker, LLC 848-C East Franklin Street Centerville, OH 45459-5603 Deliver To:

Brad A. Chalker, Esq Law Office of Brad A. Chalker, LLC

848-C East Franklin Street Centerville, OH 45459-5603

Invoice

Phone: (937) 222-2259

Fax: (937) 222-9747

Inv.Date: 09/07/2005 Balance: \$247.30

Invoice #: 45327

Job #: 050824AFB Job Date: 08/24/2005

DB Ref.#:
Date of Loss: //
Your File #:

Your Client: Joseph Reno

334 South Main Street Dayton, OH 45402

Phone: (937) 222-2259

Fax: (937) 222-9747

05-44481-rdd Doc 8315 Filed 06/18/07 រត្តារដ្ឋមន្ត្រីជា 11:20:58

Pg,34 of 45 Date: 08/23/2005

Order Date: 08/23/2005

DB Ref.#:
Date of Loss: / /
Your File #:

Your Client: Joseph Reno

Invoice

Invoice #: 45325

Inv.Date: 09/07/2005

Balance: \$814.25

Bill To:

Brad A. Chalker, Esq Law Office of Brad A. Chalker, LLC 848-C East Franklin Street Centerville, OH 45459-5603 Action: Reno, Joseph

V\$

Delphi Corporation

Action #: 3:04CV321

Rep: AFB
Cert: RPR

		Cert: RPR		
ltem	Proceeding/Witness	Description		Amount
1		Appearance of the Reporter		\$175.00
2	Troy Calton	Original Transcript		\$365.70
3	Terry Mitchell Brown	Original Transcript		\$203.55
4		Condensed Transcripts & Index		\$70.00
Comn	nents:		Sub Total Shipping	\$814.25 \$0.00
SCHE	FOLUE DEPOSITIONS ONLINE AT	WWW.MOBLEYREPORTING.COM	Tax	N/A
	DOLL DEI GOIMONG GNEINE M	THE THE STATE OF T	1	
			Total Invoice	\$814.25
			Payment _	\$0.00
Fede	eral Tax I.D.: 31-0949029	Terms: Net 30 Days @ 1.5%	Balance Due	\$814.25
-		Please KEEP THIS PART for YOUR RECORDS.		

Please FOLD then TEAR HERE and RETURN THIS PART with PAYMENT.

Bill To:

Brad A. Chalker, Esq Law Office of Brad A. Chalker, LLC 848-C East Franklin Street Centerville, OH 45459-5603 Deliver To:

Brad A. Chalker, Esq Law Office of Brad A. Chalker, LLC 848-C East Franklin Street Centerville, OH 45459-5603

Invoice

Phone: (937) 222-2259

Fax: (937) 222-9747

Mike Mobley Reporting 334 South Main Street Dayton, OH 45402 Invoice #: 45325

Inv.Date: 09/07/2005
Balance: \$814.25

Job #: 050823AFB Job Date: 08/23/2005

DB Ref.#:
Date of Loss: //
Your File #:

Your Client: Joseph Reno

334 South Main Street Dayton, OH 45402

Phone: (937) 222-2259

Fax: (937) 222-9747

05-44481-rdd Doc 8315 Filed 06/18/07 சமாக்கையூடும் 29/07 11:20:58

Pg,35 of 45 Date: 08/22/2005

Order Date: 08/22/2005

DB Ref.#:

Date of Loss: / /
Your File #:

Your Client: Joseph Reno

Invoice

Invoice #: 45323

Inv.Date: 09/07/2005

Palanaa: \$262.25

Balance: \$362.25

Bill To:

Brad A. Chalker, Esq Law Office of Brad A. Chalker, LLC 848-C East Franklin Street Centerville, OH 45459-5603 Action: Reno, Joseph

VS

Delphi Corporation

Action #: 3:04CV321

Rep: AFB Cert: RPR

Item	Proceeding/Witness	Description		Amount
1		Appearance of the Reporter		\$70.00
2	JoAnne Rau	Original Transcript (Including sign.)		\$249.25
3		Condensed Transcript & Index		\$35.00
4		Shipping & Handling	Activities	\$8.00
Comr	 nents:		Sub Total	
			Shipping	\$0.00
		F WWW.MOBLEYREPORTING.COM	 	\$362.25 \$0.00 N/A
		Γ WWW.MOBLEYREPORTING.COM	Shipping	\$0.00
		F WWW.MOBLEYREPORTING.COM	Shipping Tax	\$0.00 N/A

Please FOLD then TEAR HERE and RETURN THIS PART with PAYMENT.

Bill To:

Brad A. Chalker, Esq Law Office of Brad A. Chalker, LLC 848-C East Franklin Street Centerville, OH 45459-5603 Deliver To:

Brad A. Chalker, Esq Law Office of Brad A. Chalker, LLC 848-C East Franklin Street

Centerville, OH 45459-5603

Invoice

Phone: (937) 222-2259

Fax: (937) 222-9747

Mike Mobley Reporting 334 South Main Street Dayton, OH 45402 Invoice #: 45323

Inv.Date: 09/07/2005
Balance: \$362.25

Job #: 050822AFB2 Job Date: 08/22/2005

DB Ref.#:
Date of Loss: //
Your File #:

Your Client: Joseph Reno

334 South Main Street Dayton, OH 45402

Phone: (937) 222-2259

Fax: (937) 222-9747

_05-44481-rdd Doc 8315 Filed 06/18/07 சம்சுக்கைக்கு வே 9/07 11:20:58

Pg.36 of 45,26/2005

Order Date: 08/26/2005

DB Ref.#: Date of Loss: //

Your File #:

Your Client: Joseph M. Reno

Main Document Invoice

Invoice #: 45399

Inv.Date: 09/09/2005

\$457.00

Balance:

Bill To:

Brad A. Chalker, Esq

Law Office of Brad A. Chalker, LLC 848-C East Franklin Street

Centerville, OH 45459-5603

Action: Reno, Joseph

VS

Delphi Corporation

Action #: 3:04CV321

Rep: KSB Cort. RPR

ltem	Proceeding/Witness	Description		Amount
1	Joseph M. Reno	Copy of Transcript		\$414.00
2		Condensed Transcript & Index		\$35.00
3		Shipping & Handling		\$8.00
Comi	nents:			4457.00
Comi	nents:		Sub Total	\$457.00
			Sub Total Shipping	\$457.00 \$0.00
		T WWW.MOBLEYREPORTING.COM		
		T WWW.MOBLEYREPORTING.COM	Shipping	\$0.00
		T WWW.MOBLEYREPORTING.COM	Shipping Tax	\$0.00 N/A

Please FOLD then TEAR HERE and RETURN THIS PART with PAYMENT.

Bill To:

Brad A. Chalker, Esq. Law Office of Brad A. Chalker, LLC 848-C East Franklin Street Centerville, OH 45459-5603

Deliver To:

Brad A. Chalker, Esq.

Law Office of Brad A. Chalker, LLC 848-C East Franklin Street

Centerville, OH 45459-5603

Invoice

Phone: (937) 222-2259

Fax: (937) 222-9747

Inv.Date: 09/09/2005 Balance: \$457.00

Invoice #: 45399

Job #: 050826KSB Job Date: 08/26/2005

DB Ref.#:

Date of Loss: // Your File #:

Your Client: Joseph M. Reno

05-44481-rdd Doc 8315 Filed 06/18/07

Bill To:

Mr. Brad A. Chalker Brad A. Chalker, L.L.C.

Centerville, OH 45459

848-C East Franklin Street

30800 Telegraph Rd., Suite 2925 Bingham Farms, MI 48025 Tel: (248) 644-8888 Fax: (248) 644-1120

www.bienenstock.com

8/07 Entered 06/19/07 11:20:58 Pg 37 of 45 Job Date: 09/27/2005

Order Date: 09/27/2005

DB Ref.#:

Date of Loss: | | Your File #:

Your Client:

Main Document

Invoice

Invoice #: 281471

Inv.Date: 10/06/2005

Balance: \$386.85

\$386.85

Action: Reno, Joseph

Delphi Corporation, et al

Action #: 3:04-CV-0321

Rep: Kathryn L. Janes

			ert:			
Item	Proceeding/Witness	Description	Units	Quantity		Amount
1		Attendance		1.00		\$100.00
2	Elizabeth Patrick	Original and One Copy	Pages	54		\$189.00
3	Statement on the Record	Original and One Copy	Pages	9		\$31.50
4		Condensed Transcript	Item	2.00		\$30.00
5		Ascii Diskette	Item	1.00		\$15.00
6		Exhibits Postage-UPS	Item Item	12.00 1.00	17	\$3.60 \$17.75

Comm	ients:				Sub Total	\$386.85
					Shipping	\$0.00
Office	s in: Bingham Farms I Ann Arbor I	Detroit I Flint I Grand Rapids I Jackson	on I Lansing I Mt.	Clemens	Tax	N/A
					Total Invoice	\$386.85
					Payment	\$0.00
					1	

Please KEEP THIS PART for YOUR RECORDS.

Please FOLD then TEAR HERE and RETURN THIS PART with PAYMENT.

Bill To: Mr. Brad A. Chalker Brad A. Chalker, L.L.C. 848-C East Franklin Street Centerville, OH 45459

Deliver To:

Terms: Net 30. After 30 1.5%/Mo or Max Legal Rate

Mr. Brad A. Chalker Brad A. Chalker, L.L.C. 848-C East Franklin Street Centerville, OH 45459

Invoice

Federal Tax I.D.: 38-3231100



30800 Telegraph Rd., Suite 2925 Bingham Farms, MI 48025 Tel: (248) 644-8888 Fax: (248) 644-1120 www.bienenstock.com

Invoice #: 281471

Inv.Date: 10/06/2005 Balance: \$386.85 Job #: 050927KLJ2

Balance Due

Job Date: 09/27/2005

DB Ref.#: Date of Loss: | | Your File #: Your Client:

Doc 8315 Filed 06/18/07 Entered 06/19/07 11:20:58 05-44481-rdd

30800 Telegraph Rd., Suite 2925 Bingham Farms, MI 48025

Tel: (248) 644-8888 Fax: (248) 644-1120

www.bienenstock.com

Job Date: 09/28/2005

Order Date: 09/28/2005

DB Ref.#: Date of Loss: | | Your File #:

Your Client:

Main Document

Invoice

Invoice #: 282004

Inv.Date: 10/12/2005

Balance: \$320.25

Bill To:

Mr. Brad A. Chalker Brad A. Chalker, L.L.C. 848-C East Franklin Street Centerville, OH 45459

Action: Reno, Joseph

Delphi Corporation, et al

Action #: 3:04-CV-0321

Rep: Susan L. Law

Cert: 3597

		Cert: 359	1			
Item	Proceeding/Witness	Description	Units	Quantity		Amount
1		Attendance		1.00		\$60.00
2	Glenn Howarth	Original and One Copy	Pages	42		\$147.00
3	James Walle	Original and One Copy	Pages	23		\$80.50
4 5		Ascíi Diskette	Item	1.00		\$15.00
		Postage-UPS	Item	1.00		\$17.75
Comm	ents:				Sub Total Shipping	\$320.25 \$0.00
Office:	s in: Bingham Farms I Ann Arbor I Detroit I Fli	int I Grand Rapids I Jackson I Lansi	na l Mt. C	lemens		N/A
011100	2 2g., a a a a	The state of the s		7101110110	Tax	~~~~
					Total Invoice	\$320.25
					Payment	\$0.00
Fede	ral Tax I.D.: 38-3231100	Terms: Net 30. After 30 1.5%/Md	or Max L	egal Rate	Balance Due	\$320.25
	Please	KEEP THIS PART for YOUR RECORDS.	***************************************			

Please KEEP THIS PART for YOUR RECORDS

Please FOLD then TEAR HERE and RETURN THIS PART with PAYMENT.

Bill To: Mr. Brad A. Chalker Brad A. Chalker, L.L.C. 848-C East Franklin Street

Centerville, OH 45459

Deliver To:

Mr. Brad A. Chalker Brad A. Chalker, L.L.C. 848-C East Franklin Street Centerville, OH 45459

Invoice

COURT REPORTING &

30800 Telegraph Rd., Suite 2925 Bingham Farms, MI 48025 Tel: (248) 644-8888 Fax: (248) 644-1120 www.bienenstock.com

Inv.Date: 10/12/2005 Balance: \$320.25 Job #: 050928SLL Job Date: 09/28/2005

Invoice #: 282004

DB Ref.#:

Date of Loss: 11 Your File #: Your Client:

WASHINGTON WOODS DR (937) 436-1893 BOX 750726 May 12 2005	
BOX 750726 TON, OH 45475 Date May 12, 2005	
to the Mark Gooding \$48.42	
Forty- Eight and 42/100 Dollars a Dollars	es ·
Dollars T CONAL CITY BANK	
ON, OH	* * * * * * * * * * * * * * * * * * *
· Without the militage · Deposition in page: case Brad A. Choel m	IVIL CASE
044000011: 685168550# 2811	G11 0001
	-CV-0321
Mark Gooding, an employee of TO: Delphi Corporation	
2000 Forrer Blvd.	
Kettering, OH 45420	
G YOU ARE COMMANDED to appear in the United States District court at the place	e, date, and time specified belo
testify in the above case.	
PLACE OF TESTIMONY	COURTROOM
	DATE AND TIME
	:
G YOU ARE COMMANDED to appear at the place, date, and time specified below to in the above case.	testify at the taking of a depos
	DATE AND TIME
in the above case.	
in the above case. PLACE OF DEPOSITION	DATE AND TIME 9:00 a.m., Friday, May 27, 2005
in the above case. PLACE OF DEPOSITION Law Offices of Brad A. Chalker, LLC, 7953 Washington Woods Drive, Dayton, OH 45459 G YOU ARE COMMANDED to produce and permit inspection and copying of the fol place, date, and time specified below (list documents or objects):	DATE AND TIME 9:00 a.m., Friday, May 27, 2005
in the above case. PLACE OF DEPOSITION Law Offices of Brad A. Chalker, LLC, 7953 Washington Woods Drive, Dayton, OH 45459 G YOU ARE COMMANDED to produce and permit inspection and copying of the fol place, date, and time specified below (list documents or objects): N/A	DATE AND TIME 9:00 a.m., Friday, May 27, 2005 lowing documents or objects a
in the above case. PLACE OF DEPOSITION Law Offices of Brad A. Chalker, LLC, 7953 Washington Woods Drive, Dayton, OH 45459 G YOU ARE COMMANDED to produce and permit inspection and copying of the fol place, date, and time specified below (list documents or objects): N/A PLACE	DATE AND TIME 9:00 a.m., Friday, May 27, 2005 lowing documents or objects a
in the above case. PLACE OF DEPOSITION Law Offices of Brad A. Chalker, LLC, 7953 Washington Woods Drive, Dayton, OH 45459 G YOU ARE COMMANDED to produce and permit inspection and copying of the fol place, date, and time specified below (list documents or objects): N/A PLACE G YOU ARE COMMANDED to permit inspection of the following premises at the day.	DATE AND TIME 9:00 a.m., Friday, May 27, 2005 lowing documents or objects a DATE AND TIME te and time specified below.
in the above case. PLACE OF DEPOSITION Law Offices of Brad A. Chalker, LLC, 7953 Washington Woods Drive, Dayton, OH 45459 G YOU ARE COMMANDED to produce and permit inspection and copying of the fol place, date, and time specified below (list documents or objects): N/A PLACE	DATE AND TIME 9:00 a.m., Friday, May 27, 2005 lowing documents or objects a
in the above case. PLACE OF DEPOSITION Law Offices of Brad A. Chalker, LLC, 7953 Washington Woods Drive, Dayton, OH 45459 G YOU ARE COMMANDED to produce and permit inspection and copying of the fol place, date, and time specified below (list documents or objects): N/A PLACE G YOU ARE COMMANDED to permit inspection of the following premises at the day.	DATE AND TIME 9:00 a.m., Friday, May 27, 2005 lowing documents or objects a DATE AND TIME te and time specified below.
in the above case. PLACE OF DEPOSITION Law Offices of Brad A. Chalker, LLC, 7953 Washington Woods Drive, Dayton, OH 45459 G YOU ARE COMMANDED to produce and permit inspection and copying of the fol place, date, and time specified below (list documents or objects): N/A PLACE G YOU ARE COMMANDED to permit inspection of the following premises at the day.	DATE AND TIME 9:00 a.m., Friday, May 27, 2005 lowing documents or objects a DATE AND TIME te and time specified below. DATE AND TIME all designate one or more office
in the above case. PLACE OF DEPOSITION Law Offices of Brad A. Chalker, LLC, 7953 Washington Woods Drive, Dayton, OH 45459 G YOU ARE COMMANDED to produce and permit inspection and copying of the following place, date, and time specified below (list documents or objects): N/A PLACE G YOU ARE COMMANDED to permit inspection of the following premises at the date of the place of the place of the premises at the date of the premises at the date of the premises of the premises at the date of the premise of the pr	DATE AND TIME 9:00 a.m., Friday, May 27, 2005 lowing documents or objects a DATE AND TIME te and time specified below. DATE AND TIME all designate one or more office of forth, for each person designate
in the above case. PLACE OF DEPOSITION Law Offices of Brad A. Chalker, LLC, 7953 Washington Woods Drive, Dayton, OH 45459 G YOU ARE COMMANDED to produce and permit inspection and copying of the fol place, date, and time specified below (list documents or objects): N/A PLACE G YOU ARE COMMANDED to permit inspection of the following premises at the date of the premises at the date of the premises and the premises at the date of the premise of the taking of a deposition shadirectors, or managing agents, or other persons who consent to testify on its behalf, and may so the matters on which the person will testify. Federal Rules of Civil Procedure, 30(b)(6).	DATE AND TIME 9:00 a.m., Friday, May 27, 2005 lowing documents or objects a DATE AND TIME DATE AND TIME DATE AND TIME all designate one or more office of forth, for each person designate

(See Rule 45, Federal Rules of Civil Procedure, Parts C & D on next page)

¹ If action is pending in district other than district of issuance, state district under case number.

AW OFFICE'S OF BRAD A. CHALKER LLC 12/00 Pg 40 of 45 953 WASHINGTON WOODS DR (937) 436-1893 Pg 40 of 45 25-1/440 25-1/440 2812	
Date May 12 2005	
ay to the Mike Brown\$ 48.42	
Forty-eight and 42/100	
YTON, OH	
· Witness fre / mileoge or Reposition in case Brad A. Charle	CIVIL CASE
O440000	
	:04-CV-0321
TO: Mike Brown, an employee of Securitas Services USA Inc., 2000 Forrer Blvd., Kettering, OH 45420	
G YOU ARE COMMANDED to appear in the United States District court at the place testify in the above case.	, date, and time specified below to
PLACE OF TESTIMONY	COURTROOM
G YOU ARE COMMANDED to appear at the place, date, and time specified below to	DATE AND TIME testify at the taking of a deposition
in the above case. PLACE OF DEPOSITION	testify at the taking of a deposition DATE AND TIME
in the above case. PLACE OF DEPOSITION Law Offices of Brad A. Chalker, LLC 7953 Washington Woods Drive, Dayton, OH 45459	testify at the taking of a deposition DATE AND TIME 1:00 p.m. on Friday May 27, 2005
in the above case. PLACE OF DEPOSITION Law Offices of Brad A. Chalker, LLC 7953 Washington Woods Drive, Dayton, OH 45459 G YOU ARE COMMANDED to produce and permit inspection and copying of the fol place, date, and time specified below (list documents or objects):	testify at the taking of a deposition DATE AND TIME 1:00 p.m. on Friday May 27, 2005 lowing documents or objects at the
in the above case. PLACE OF DEPOSITION Law Offices of Brad A. Chalker, LLC 7953 Washington Woods Drive, Dayton, OH 45459 G YOU ARE COMMANDED to produce and permit inspection and copying of the fol place, date, and time specified below (list documents or objects): Your entire file regarding your investigation of former Del Reno, including but not limited to all notes, drafts, corre	testify at the taking of a deposition DATE AND TIME 1:00 p.m. on Friday May 27, 2005 lowing documents or objects at the spondence, reports.
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(G - continued) evidence gathered in the course of said investigation. In addition, if faction is pending in district other than district of issuance, state district under case number. a copy of your time sheets and other billing records which evidence the description,

date and amount charged to Delphi for your services in the investigation of Mr. Reno.

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Jerald Lee, an employee of TO: Delphi Corporation 2000 Forrer Blvd. Kettering, OH 45420	areguer (1)
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⁽See Rule 45, Federal Rules of Civil Procedure, Parts C & D on next page)

⁴ If action is pending in district other than district of issuance, state district under case number.

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CERTIFICATE OF SERVICE

Thereby certify that a copy of the foregoing was sent by regular U.S. First Class Mail on this 15 day of June, 2007 to the following:

Skadden, Arps, Slate, Meagher & Flom LLP 333 West Wacker Drive, Suite 2100 Chicago, IL 60606 John Wm. Hogan III Albert L. Hogan III John K. Lyons Rone E. Meisler

and

Skadden, Arps, Slate, Meagher & Flom LLP Four Times Square New York, NY 10036 Kayalyn A. Marafioti Thomas J. Matz

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

Brad A. Chalker